

## **Weisberg Law**

*Attorneys & Counselors at Law*

LICENSED IN PA & NJ

7 SOUTH MORTON AVENUE  
MORTON, PENNSYLVANIA 19070

PH: 610.690.0801

FAX: 610.690.0880

Additional Offices

Philadelphia, Pa

Bala Cynwyd, Pa

*Matthew B. Weisberg*\*^

L. Anthony DiJiacomo~

David A. Berlin^

Robert P. Cocco~+

Gary Schafkopf^+

Brian Mildenberg~+

Marc Weisberg~+

Yanna Panagopoulos~+

\*NJ & PA Office Manager

^Licensed in PA & NJ

~Licensed in PA

+Of Counsel

Web-Site: [www.weisberglawoffices.com](http://www.weisberglawoffices.com)

E-Mail: [MWEISBERG@WEISBERGLAWOFFICES.COM](mailto:MWEISBERG@WEISBERGLAWOFFICES.COM)

*Friday, November 03, 2017*

**Via ECF**

The Honorable Joel H. Slomsky

United States District Court for the Eastern District of Pennsylvania

Unites States Courthouse

610 Market Street

Philadelphia, PA 19106

RE: Acosta, et al. v. Democratic City Committee, et al.  
USDC EDPA No.: 17-1462

Your Honor:

Please be advised that myself and Mr. Brian Mildenberg, Esquire, have just entered our appearances as co-counsel on behalf of Plaintiff Edward Lloyd in the above-captioned matter. Pending before this Honorable Court are Defendants', collectively, Motions to Dismiss (Doc. Nos. 31, 32,33,37,38,41). This honorable court has recently granted a Joint Motion to Set Deadline for Filing of Post-Hearing Memoranda (Doc. No. 60), setting a deadline of November 20, 2017.

Plaintiff Lloyd would like to request an extension, co-extensive with the order above, until November 20, 2017, to also file supplemental memoranda in regards to the Motions to Dismiss.

Plaintiff thanks this Honorable Court for its consideration of this request.

Sincerely,

/s/ Matthew B. Weisberg  
MATTHEW B. WEISBERG

MBW/els

CC: All parties via ECF